RECEIVED

AUG - 8 2009 U.S. DISTRICT COURT BURLINGTON, VT

Lamoille County Sheriff's Department PO Box 96, Hyde Park, Vt. 05655

STATE OF VERMONT

CIVIL ACTION

_AMOILLE COUNTY, S.S.	Return of Service	Docket No:	546-6-19 Cnov
STATE OF VERMONT - Plaintiff		PROCESS #	2019-0441
VS.		VE	amont subtention cou
3M COMPANY ET AL Defendant			I'm a h. San had
CORTEVA, INC Defendant			AUG 0 5 2019
EI DU PONT DE NEMOURS AND CO.	Defendant		AUG V 3 2013
THE CHEMOURS COMPANY Defend	dent		
THE CHEMOURS COMPANY FC, LLC (LastName, FirstName or Business Name)	Defendant		Chitenden Uni
On the		() October () November () December	2019
At: leffersopville Vermont (List)	CORP. SYSTEM AGENT Jame, FirstName or Business Name) TOUCH HARA BACCHO	C. Iness Name) CC Fan (P.T. CORP
Surmr Notice	Trial Demand mons ce of Appearance for Self Represented Litig plaint	ent	
Or:			-
() I made a diligent search within the same; therefore the documents were No (If Checked the Defendant was NOT serve		nable to locate t	ne

a of 4

Mileage Fee: \$_

Postage Fee: \$

Total: \$ 60,00

WHITE - Original YELLOW - Office PINK-Defendant

Deputy Sheriff

STATE OF VERMONT

SUPERIOR COURT

Civil

DIVISION

Chittenden

Unit

Docket No.: 546-6-19 Cncv

Plaintiff(s) VS. Defendant(s)

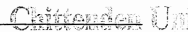
State of Vermont

3M Company et al.

SUMMONS

AUG 0 5 2019

THIS SUMMONS IS DIRECTED TO Corteva, Inc., c/o CT Corporation System



- YOU ARE BEING SUED. The Plaintiff has started a lawsuit against you. The Plaintiff's Complaint against you
 is attached to this summons. Do not throw these papers away. They are official papers that affect your
 rights.
- YOU MUST REPLY WITHIN 21* DAYS TO PROTECT YOUR RIGHTS. You must give or mail the Plaintiff a
 written response called an Answer within 21* days of the date on which you received this Summons. You
 must send a copy of your Answer to the [Plaintiff][Plaintiff's attorney] located
 at: Kanner & Whiteley, LLC 701 Camp St., New Orleans, LA 70130

You must also give or mail your Answer to the Court located at:

Vermont Superior Court, Chittenden Unit, Civil Division, 175 Main St., Burlington, VT 05402

- 3. YOU MUST RESPOND TO EACH CLAIM. The Answer is your written response to the Plaintiff's Complaint. In your Answer you must state whether you agree or disagree with each paragraph of the Complaint. If you believe the Plaintiff should not be given everything asked for in the Complaint, you must say so in your Answer.
- 4. YOU WILL LOSE YOUR CASE IF YOU DO NOT GIVE YOUR WRITTEN ANSWER TO THE COURT. If you do not Answer within 21* days and file it with the Court, you will lose this case. You will not get to tell your side of the story, and the Court may decide against you and award the Plaintiff everything asked for in the complaint.
- 5. YOU MUST MAKE ANY CLAIMS AGAINST THE PLAINTIFF IN YOUR REPLY. Your Answer must state any related legal claims you have against the Plaintiff. Your claims against the Plaintiff are called Counterclaims. If you do not make your Counterclaims in writing in your Answer, you may not be able to bring them up at all. Even if you have insurance and the insurance company will defend you, you must still file any Counterclaims you may have.
- 6. LEGAL ASSISTANCE. You may wish to get legal help from a lawyer. If you cannot afford a lawyer, you should ask the court clerk for information about places where you can get free legal help. Even if you cannot get legal help, you must still give the Court a written Answer to protect your rights or you may lose the case.

7. NOTICE OF APPEARANCE FORM. THE COURT NEEDS TO KNOW HOW TO REACH YOU SO THAT YOU WILL BE INFORMED OF ALL MATTERS RELATING TO YOUR CASE. If you have not hired an attorney and are representing yourself, in addition to filing the required answer it is important that you file the Notice of Appearance form attached to this summons, to give the court your name, mailing address and phone number (and email address, if you have one). You must also mail or deliver a copy of the form to the lawyer or party who sent you this paperwork, so that you will receive copies of anything else they file with the court.

Plaintiff's Attorney/Court Clerk

07/03/2019

Dated

Served on

Date

Sheriff 464

^{*} Use 21 days, except that in the exceptional situations where a different time is allowed by the court in which to answer, the different time should be inserted.